

0111

BOX:

473

FOLDER:

4333

DESCRIPTION:

Reagan, John

DATE:

03/02/92



4333

0112

POOR QUALITY ORIGINAL

deft has been in Elmira
R.B.M.

Witness:
John M. ...
John M. ...

357
Hester
Hester

Counsel,
Filed day of March 1892
Pleads, Guilty

22 THE PEOPLE
vs.
John Reagan
[Section 48, 52, 53, 54, 55, 56, 57, 58, 59, 60, 61, 62, 63, 64, 65, 66, 67, 68, 69, 70, 71, 72, 73, 74, 75, 76, 77, 78, 79, 80, 81, 82, 83, 84, 85, 86, 87, 88, 89, 90, 91, 92, 93, 94, 95, 96, 97, 98, 99, 100]

De LANCEY NICOLL,
District Attorney.

A TRUE BILL.

Henry Derrum
Foreman.
Subscribed March 11/92
Ready to stand by my plea
Per ~~3/12/92~~ 1/21/92
R.B.M.

0113

POOR QUALITY ORIGINAL

Police Court 3rd District.

City and County of New York, ss.:

of No. 167 Allen Street, aged 29 years, occupation Liquor Dealer being duly sworn

deposes and says, that the premises No. 167 Allen Street, 10th Ward in the City and County aforesaid the said being a five story brick building and which was occupied by deponent as a Liquor Store and in which there was at the time a human being, by name

~~wife~~ **BURGLARIOUSLY** entered by means of forcibly breaking of the lock and forcing in a side door leading into the store from the hallway

on the 28th day of February 1887 in the light time, and the following property feloniously taken, stolen, and carried away, viz:

Four boxes of Cigars and four bottles of liquor together of the value of about Fifteen dollars

the property of Deponent and deponent further says, that he has great cause to believe, and does believe, that the aforesaid **BURGLARY** was committed and the aforesaid property taken, stolen and carried away by

John Reardon
Store keeper
for the reasons following, to wit: That deponent ~~was~~ securely locked and fastened all the doors and windows in the store in said premises at the hour of twelve o'clock midnight on February 27th and on the following morning, February 28th, Deponent was informed by John Bell the housekeeper of premises No. 167 Allen Street that said premises had been burglarized and that he Bell had seen said Deponent in said store behind the

POOR QUALITY ORIGINAL

0114

bar in said store and said Fall waited
until said defendant came out of said
store and he followed the defendant
and caused the arrest of said defendant
and the defendant had on his person
and regards in defendant's possession
when arrested defendant identified the
liquor found in the defendant's possession
as a portion of the proceeds of said burglary

Sworn to before me this
2nd day of July 1892

Chas. Marx

Charles J. Faintor
Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 1888 Police Justice.

Police Court, District, Offence—BURGLARY.
THE PEOPLE, &c., on the complaint of
1
2
3
4
Dated 1888
Magistrate.
Officer.
Clerk.
Witnesses,
No. Street,
No. Street,
No. Street,
to answer General Sessions.

POOR QUALITY ORIGINAL

0115

3

District Police Court.

Sec. 198-200.

CITY AND COUNTY OF NEW YORK, ss.

John Reagan being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him, that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. *John Reagan*

Question. How old are you?

Answer. *22 years*

Question. Where were you born?

Answer. *Massachusetts*

Question. Where do you live, and how long have you resided there?

Answer. *214 Forsyth St. 10 months*

Question. What is your business or profession?

Answer. *Sign-maker*

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. *I am not guilty*
John Reagan

Taken before me this *11* day of *April* 19*14*
Charles N. Smith
Police Justice

0116

POOR QUALITY ORIGINAL

CITY AND COUNTY }
OF NEW YORK, } ss.

aged 34 years, occupation Book of No. 107 Allen

Street being duly sworn, deposes and says, that he has heard read the foregoing affidavit of Charles Morris and that the facts stated therein on information of deponent are true of deponent's own knowledge.

Sworn to before me, this 28 day of Aug 1890 by John Fall

Charles W. Laintor
Police Justice.

POOR QUALITY ORIGINAL

BAILED,

No. 1, by _____
Residence _____ Street
No. 2, by _____
Residence _____ Street
No. 3, by _____
Residence _____ Street
No. 4, by _____
Residence _____ Street

Police Court, _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
1 _____
2 _____
3 _____
4 _____
Offense, Burglary

Dated, May 28 1891

T. J. ... Magistrate.

... Officer.

Witnesses
John F. ... Precinct.

No. 169 Allen Street.

No. _____ Street.

\$ 1000 to answer.



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named _____

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of 1000 Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, May 28 1891 Charles N. Linton Police Justice.

I have have admitted the above-named _____ to bail to answer by the undertaking hereto annexed.

Dated, _____ 189 _____ Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offense within mentioned, I order h to be discharged.

Dated, _____ 189 _____ Police Justice.

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POOR QUALITY
ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

John Reagan

The Grand Jury of the City and County of New York, by this indictment, accuse

John Reagan

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

John Reagan

late of the *10th* Ward of the City of New York, in the County of New York aforesaid, on the
28th day of *February* in the year of our Lord one
thousand eight hundred and ninety-*two* in the *night*-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *store* of
one *Charles Marx*

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said *Charles*

Marx in the said *store*

then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

POOR QUALITY ORIGINAL

0119

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said

John Reagan

of the CRIME OF *petit* LARCENY

committed as follows:

The said

John Reagan

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid, at the Ward, City and County aforesaid, in the *right* time of said day, with force and arms,

for two hundred cigars of the value of five cents each and four bottles of liquor of the value of one dollar each bottle

of the goods, chattels and personal property of one

Charles Marx

in the

store

of the said

Charles Marx

there situate, then and there being found, in the *store* aforesaid, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

De Lancey Nicoll
District Attorney

0120

BOX:

473

FOLDER:

4333

DESCRIPTION:

Redemen, Frank

DATE:

03/25/92



4333

0121

POOR QUALITY ORIGINAL

Wentworth

Counsel,
Filed *25* da. of *March* 189*2*
Plends, *Magally*

Assault in the First Degree, Etc.
(Sections 217 and 218, Penal Code.)

THE PEOPLE

vs. *P*

Frank Pedmen

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. J. W. J. W.

April 1/2 Foreman.

L. J. W. J. W.

W. J. W. J. W.

Witnesses:

Wentworth

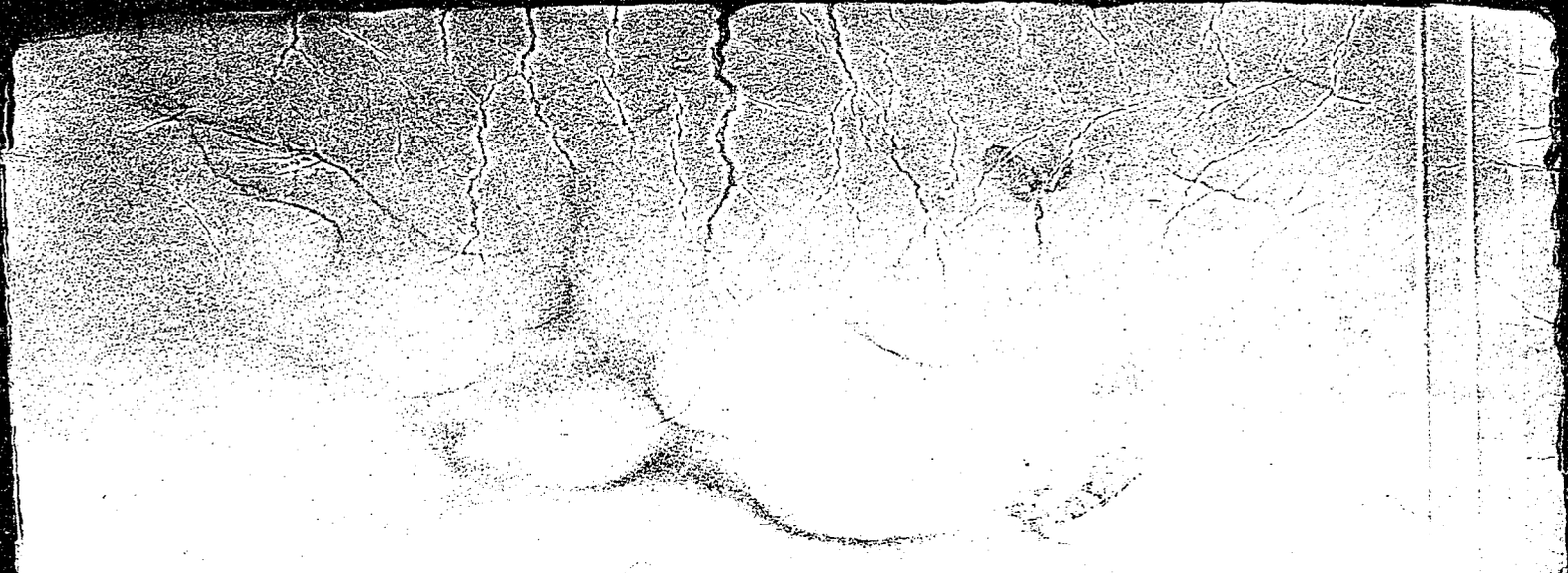
Subpoena office

Wentworth

W. J. W. J. W.
Frank Lora W. J. W.
W. J. W. J. W.
W. J. W. J. W.
W. J. W. J. W.

POOR QUALITY ORIGINAL

0122



State of New York, }
City and County of New York, } ss.

Vincent Razuk

of No. 14 Washington Street, being duly sworn, deposes and says,
that Frank Radmen (now present) is the person of the name of
Frank Golocheski mentioned in deponent's affidavit of the 7th
day of March 1897 hereunto annexed.

Sworn to before me, this 13
day of March 1897

Vincent x Razuk

W. M. M. M. M. M. POLICE JUSTICE.



POOR QUALITY ORIGINAL

0123

Police Court— / District.

City and County } ss.:
of New York, }

Vincent Razum

of No. 11 Washington Street, aged 36 years,

occupation Boarding House being duly sworn

deposes and says, that on the 5th day of March 1892 at the City of New York, in the County of New York,

he was violently and feloniously ASSAULTED and BEATEN by

Francis Galasowski who feloniously and cruelly

struck deponent several violent

blows about the head with

a sharp pointed piece of

iron, resembling a railroad

spike and severely cutting deponent's head

with the felonious intent to take the life of deponent, or to do him grievous bodily harm; and without any justification on the part of the said assailant

Wherefore this deponent prays that the said assailant may be apprehended and bound to answer for the above assault, etc., and be dealt with according to law.

Sworn to before me, this 4 day of March 1892

Vincent Razum

Admiral Police Justice.

0124

POOR QUALITY ORIGINAL

182 District Police Court.

Sec. 198-200.

CITY AND COUNTY } ss.
OF NEW YORK, }

Frank Readmen being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. Frank Readmen

Question. How old are you?

Answer. 26 years

Question. Where were you born?

Answer. Germany

Question. Where do you live, and how long have you resided there?

Answer. 36 Washington

Question. What is your business or profession?

Answer. Laborer

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. I am not guilty I struck him in self defense.

Frank Readmen

Taken before me this
day of March 1892
Admiral
Police Justice.

0125

POOR QUALITY ORIGINAL

Sec. 151.

Police Court _____ District.

CITY AND COUNTY } ss. In the name of the People of the State of New York; To the Sheriff of the County
OF NEW YORK, } of New York, or to any Marshal or Policeman of the City of New York, GREETING :

Whereas, Complaint in writing, and upon oath, has been made before the undersigned, one of the Police Justices for the City of New York, by Frederick Rogers of No. 11 Washington Street, that on the 5 day of March 1892 at the City of New York, in the County of New York,

Francis Galacinski did feloniously and unlawfully strike deponent several violent blows about the head with a sharp pointed piece of iron and severely cutting deponent's head.

Wherefore, the said Complainant has prayed that the said Defendant may be apprehended and bound to answer the said complaint.

These are, Therefore, in the name of the PEOPLE of the State of New York, to command you the said Sheriff, Marshals and Policemen, and each and every of you, to apprehend the said Defendant, and bring him forthwith before me, at the _____ District Police Court, in the said City, or in case of my absence or inability to act, before the nearest or most accessible Police Justice in this City, to answer the said charge, and to be dealt with according to law.

Dated at the City of New York, this 7 day of March 1892
W. M. M. M. M. POLICE JUSTICE.

Police Court _____ District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

708

Warrant-General.

Dated March 7 1892

W. M. M. M. M. Magistrate.

The Defendant Francis Galacinski

taken, and brought before the Magistrate, to answer the within charge, pursuant to the command contained in this Warrant.

Frederick Rogers Officer.

Dated March 31 1892

This Warrant may be executed on Sunday or at night:

W. M. M. M. M. Police Justice.

REMARKS.

Time of Arrest, 9:50 AM

Native of Germany

Age, 46

Sex, _____

Complexion, _____

Color, White

Profession, Seaman

Married, Yes

Single, Yes

Read, Yes

Write, Yes

11 Washington St

POOR QUALITY ORIGINAL

0126

BAILED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

THE PEOPLE
vs.
ON THE COMPLAINT
of
J. M. Schuyler
vs.
Frank Redman

Police Court, District _____

Dated, 18 March 1892

Magistrate: _____
Officer: Eulich

Witnesses: _____
No. _____ Street _____
No. _____ Street _____

to answer _____
No. _____ Street _____

OFFICE OF THE CLERK OF THE POLICE COURT
CITY OF NEW YORK
MAY 14 1892

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named _____

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Ten Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, _____ 189 _____ Police Justice.

I have have admitted the above-named _____ to bail to answer by the undertaking hereto annexed.

Dated, _____ 189 _____ Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offense within mentioned, I order h to be discharged.

Dated, _____ 189 _____ Police Justice.

27
The People
vs.
Frank Redemer

Court of General Sessions Part I
Before Judge Fitzgerald April 1 1892
Indictment for assault in the first degree.

Vincent Razuk, sworn and examined. I keep an emigrant boarding house at No. 11 Washington street and a saloon attached to it. The defendant did not board with me, he only came to the saloon that evening between eight and nine o'clock; he came with another man and he paid for two glasses of beer. The prisoner got up and came up to the bar. I stood at the end of the counter and he had a railroad spike in his hand and he commenced to knock with the iron spike on the bar. I said to him, "What are you doing?" He said, "I will kill you all here." I was standing at the time near him, and all at once he hit me twice on the head with the spike. My head was cut; here is the handkerchief full of blood. There were three others there; they are witnesses here.

Cross Examined. I have known the defendant one year. He was in the saloon about 10 or 20 minutes before he hit me. This happened between eight and nine o'clock in the evening. I had no conversation with the defendant before the trouble. He ran away and took the spike with him; he held it in his right hand. I did not do anything to him.

1128

My bar tender was in the saloon. Did you call for the revolver before or after you were hit with the spike? It is not so. I have no revolver in the house. I called for Anthony. I don't know the name of the man who came into the saloon with the defendant but I know him by sight. I don't recollect having seen him in Court. I am not married. It is not a fact that I chased the defendant into the street. I did not go into the street at all. After my head was cut with the spike I remained at the bar and commenced to put water on my head. The defendant came back ten minutes after he left the first time. The defendant never waited for me. I do not recollect him bringing in January two men to my house as boarders. A policeman came to the door of the saloon five minutes after I was hit. He said if he had been there while the defendant was striking me he would have arrested him, but now he could not go around in the house to look for him and arrest him. I drank maybe two glasses of beer that day. I was not drunk. Did you go to look for the defendant after this happened? No. Did you not see the defendant in the street after that

0 129

that same evening? No sir. I did not see him. What did you tell the policeman this man hit you with is just the same as I told here that he hit me with a spike there was a hole in the head; the doctor pulled the hair out of the hole. I went to bed after I got hit.

John Vida, sworn and examined. I live at 11 Washington st, and on the 5th of March I lived in the same place; that evening I was in the saloon kept by Vincent Razuk. I saw the defendant there and Charlie Vanchoss and a man by the name of Anton, the third man's name I don't know. It was half past eight in the evening. Razuk was standing at the bar and he called for Anton; then this man said, "you want to call for a man to fight me and he hit with a spike in the bar and made a hole in the bar, and then Vincent Razuk said, "What do you make a hole in the bar for?" and immediately this man hit him on the head with a spike and he commenced to bleed immediately. The defendant ran away and I afterwards saw him in another saloon the same evening at nine o'clock. I was present when the defendant was arrested.

0130

Cross Examined: I have been living at 11 Washington st. eight months. I am a boarder there. I was standing at the bar, but he did not call me, he called another man, he called for Anton, who works for Vincent, he is a bar keeper; the defendant did not call for any beer, but one of the two persons who were with him did. I did not hear the complainant ask the defendant to beat him. I was sitting in the saloon the whole evening. When the defendant made a hole in the counter with the spike, the complainant said, "go away from here," and immediately he hit him on the head. I did not see the complainant drunk. I did not hear the complainant call for a revolver; we have no revolver in the house; there is a gun, a rifle in the house, but it is standing in the corner. No one runs after the defendant when he went out. The complainant's servant girl was in the saloon, but ~~at~~ the moment it happened she was in the kitchen; she came in afterwards. Did she come in before the defendant went out? No, he was not any more in the saloon when she came in. After Vincent was struck I took a towel and water and washed his head.

Charley Bachulis, sworn. I live at 11 Washington street and am a barkeeper there. I saw the defendant in that saloon on the night of the 3rd of March between 8 and 9 o'clock, the complainant stood at the bar not far from the ice box; the defendant came in with two friends and one of the friends treated him to two glasses of beer, and then Vincent sent up some one to call Anton the other barkeeper down. The defendant had a spike in his hand, and he said, "you sent for that man to fight me," and he hit with the spike into the counter and made a hole in it, and afterwards he hit the complainant in the head and then ran away. About ten minutes later the defendant came back to the saloon and he looked for Vincent again and then he went away. I did not see him any more because he ran away.

Cross Examined: I have been nine months in the employ of the complainant as barkeeper. I did not speak a word to the defendant while he was at the bar; his friends paid for the beer; the complainant did not pay anything to them. About five minutes after the policeman came but he did not arrest him; the detective is here who arrested him. I did not meddle in the matter.

1132

Patrick English sworn. I am an officer and arrested the defendant on the 13th of March at 36 Washington street; he resides there. I asked him why he hit this man with a spike? He said he did not hit anybody with a spike. He said there was a fight in the place and when he saw the fight he ran out. I examined the bar in the complainant's place and found a hole in the bar made by a sharp instrument. Shown to me by the complainant. I made that examination on the 7th of March, the day I received the warrant. I had been looking for the defendant from the 4th to the 13th. I went to his residence and did not find him until the 13th. I saw the complainant in Court where he procured the warrant; I noticed a little plaster on his head.

Frank Redern, sworn and examined in his own behalf testified. I have never been convicted of crime. I went into the saloon at five o'clock and was there two hours. I was standing at the bar drinking beer with a friend named Koshul; the owner of the place asked me if I would treat him to beer. I said, Do you think I am as good as others to treat you? Then he came up and he hit me in the face with his

fast in the face and flew in the chest
I gave him a blow back, and he called
for the other people who worked for him, for
Arthur and Charley; they came and they
threw me out of the saloon and immediately
a policeman came when I was outside.

He called for Arthur and Charlie, and he
said to bring a revolver. I saw the revolver
there. There were about twenty persons in
the saloon besides Arthur and Charlie.

They all came after me and tried to beat
me while I was outside; the policeman
came there and the complainant said to
him that I struck him with a knife. The
name of the policeman was Shenady, he
is not here, he did not arrest me. The
policeman chased the complainant into the
saloon and told him to go in. Was the

complainant drunk? Yes sir. Did you
see the complainant again that evening?

Yes, he ran around the street till about
twelve o'clock with a revolver in his hand.
I saw him from seven till ten o'clock.

You saw him all the time running around
the street with this revolver in his hand?

No sir, he came to look into the saloon
where I was, Mr. Spizer's saloon. You said
a minute ago you saw this man
running around the streets from seven

to ten o'clock with a revolver in his hand
what did he mean? He did not have
it in his hand, he had it in his pocket.
How do you know that he had it in
his hand? I saw it in his hand and
then he had it in his pocket.
About ten minutes after this happened I
saw the complainant in the street.

Q. Counsel Ask him if he met a servant girl
on the sidewalk when he went out of the
complainant's saloon after the fight? Yes,
I saw the girl in the street. Were you ever
employed for the complainant? Yes, a couple
of times. I brought some green people to him.
Ask him if he means by that he brought
emigrants - people who just landed? He
means emigrants from Castle Garden,
and he treated him for it. Do you rem-
ember in January bringing two men
that stopped there over night and that
had some trouble with him? I know it;
the two emigrants that I brought to Vincent
they were made drunk, and Vincent
stole two watches from those green
people. Were you and the complainant on
good terms? Yes. What did you hit the
complainant with? Only with my fist.
What did you hit him with? I hit him

twice on the forehead with my fist.
Did you have any spite with you at all,
did you have anything in your hand?
I did not have a spite.

Cross Examined. Why didn't you have Vincent arrested
when you saw him running around the
street for three hours with the revolver?
I was in the saloon at Mr. Spizer's and I did
not want to make a complaint. I don't
know who put the hole in the counter. Before
I hit the complainant I told him to let me
alone, to let me go in peace. I was born
in East Prussia, I speak English but I speak
my own language, Polish, better.

Maggie Snyder, sworn. I remember the night
of March 3rd. I went down with another lady
to the store. I saw the complainant and the
defendant; there were lots of men in the saloon.
I looked in the window. Vincent came up
to Frank and pushed him and Frank hit
with his hand on the bar; then Vincent
came up to him and got hold of him by
the collar; then they pushed each other till
they came to the door leading to the street
and then Frank hit the complainant
on the head. I did not see anything
in Frank's hand. Frank came out into
the street and I got hold of him and I took
him home to the place where he lives.

0136

My Counsel Ask her this, if any one she came after the complainant hit Frank? The other people came near to the door and he ran out; they did not get hold of him. Ask her if she saw the complainant's servant girl in the saloon at the time? I saw her in the saloon when I looked through the window. Ask her what she did? She took the bar by which they fasten the door; there is a cross bar; she took that bar and tried to hit Frank but he ran away and she did not hit him. Did you hear any body call for a revolver? Vincent called for a revolver but the barkeeper would not give it to him. Was Vincent's head bleeding? Yes sir from here (pointing to the head) I did not see anything in Frank's hand, he did not have anything in his hand. Did you see the complainant that night after this happened? I saw him going for a policeman with another man. I saw him after that happened. About what time was that? It was between seven and eight o'clock when I saw him going for a policeman, I know the policeman. It was between seven and eight o'clock when this occurred. Did you see the complainant

after that again on the street the second time? I saw him only once in the street. Did you notice whether the complainant was drunk or not? Vincent was drunk. How long have you known the defendant? Three years I have known him. What is his reputation for peacefulness? They all know him for a good man, I know him for a good man. I never saw him in a fight. Did you see the complainant the next day? Yes, I saw him. Did he have anything to say about this fight? No, he did not talk to me.

Cross Examined: I have known Frank three years; he does not live in my house; he has his own rooms, he is married, his wife is here. Did you see any revolver in Vincent's hands? He took it into his hand and the others took away from him the revolver. When you heard him call for a revolver his head was bleeding, he had a cut upon his head? Yes sir. That is when he called for the revolver? Yes sir; he was fleeing already.

Frank Fisher, sworn and examined. I remember the night of the 5th of March. I did not see the defendant in the saloon. I saw him that evening on his way home, it was nine o'clock. I saw him in front

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of his house near the door. He had something in his hand that looked like a revolver. I have known the complainant about two years. I don't know anything about emigrants having any trouble in his place in January. I know the reputation of the defendant for peacefulness. I have known him for four years and I never knew him to be in a fight.

Israel Spizer sworn and examined.

I know the defendant. How long have you known him? One year. What is his reputation? I did not hear anything in particular about him. Did you learn that he was a good fighter? No, never heard that. Do you know the complainant in this case? Yes, sir. What is his reputation for peacefulness?

Vincent does not harm anybody.

Vincent Raguk recalled by Dist. Atty.

On the night in question did you have a revolver in your hand or did you call for a revolver?

The Court. He said, he never had a revolver.

Do you recollect, gentlemen, this man stating he never had a revolver?

Jurors

Yes, sir

The jury rendered a verdict of guilty of assault in the first degree.

POOR QUALITY ORIGINAL

1139

testimony in the
case of
Frank Redeman

filed
March
1972
3016

POOR QUALITY
ORIGINAL

0140

7

Frank Louakoski,
arrested July 8, 1889, in 8th
Prec. Brooklyn, for assault
on Officer.
1 year in Penitentiary by
Judge Wood

0141

Court of General Sessions of the Peace OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK, against Frank Redemer

The Grand Jury of the City and County of New York, by this indictment, accuse Frank Redemer of the CRIME OF ASSAULT IN THE FIRST DEGREE, committed as follows:

The said Frank Redemer late of the City of New York, in the County of New York aforesaid, on the Fifth day of March in the year of our Lord one thousand eight hundred and ninety-two, with force and arms, at the City and County aforesaid, in and upon the body of one Vincent Razuk in the peace of the said People then and there being, feloniously did make an assault and him the said Vincent Razuk with a certain sharp piece of iron

which the said Frank Redemer in his right hand then and there had and held, the same being a deadly and dangerous weapon, then and there wilfully and feloniously did strike, beat, cut, stab and wound,

with intent him the said Vincent Razuk thereby then and there feloniously and wilfully to kill, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

SECOND COUNT

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said Frank Redemer of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows:

The said Frank Redemer late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the body of the said Vincent Razuk in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault, and him the said Vincent Razuk with a certain sharp piece of iron

which the said Frank Redemer in his right hand then and there had and held, the same being a weapon and an instrument likely to produce grievous bodily harm, then and there feloniously did wilfully and wrongfully strike, beat, cut, stab and wound, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

POOR QUALITY ORIGINAL

0142

THIRD COUNT—

AND THE GRAND JURY AFORESAID, by this indictment, further accuse the said

Frank Redemer

of the CRIME OF ASSAULT IN THE SECOND DEGREE, committed as follows :

The said

Frank Redemer

late of the City and County aforesaid, afterwards, to wit: On the day and in the year aforesaid, at the City and County aforesaid, with force and arms, in and upon the said *Vincent Razuk* in the peace of the said People then and there being, feloniously did wilfully and wrongfully make another assault and *him* the said *Vincent Razuk* with a certain *sharp piece of iron*

which *he* the said *Frank Redemer*

in *his* right hand then and there had and held, in and upon the *head* of *him* the said *Vincent Razuk*

then and there feloniously did wilfully and wrongfully strike, beat, stab, cut bruise and wound, and did then and there and by the means aforesaid, feloniously, wilfully and wrongfully inflict grievous bodily harm upon the said

Vincent Razuk

against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL, *District Attorney.*

0143

BOX:

473

FOLDER:

4333

DESCRIPTION:

Reichel, Moritz

DATE:

03/02/92



4333

0144

POOR QUALITY ORIGINAL

350 A

Winters

Counsel,
Filed *2* day of *March* 189*2*

Pleads *Guilty*

THE PEOPLE
vs. *R*
Mary Reichel

Burglary in the Third Degree,
[Section 498, *Code*]

DE LANCEY NICOLL,
District Attorney.

A TRUE BILL.

W. E. Harmon
Foreman,
March 7/92

Frederick J. [unclear]

Witnesses:
William Engleman
John Muller

0145

Police Court ⁶² District.

City and County } ss.:
of New York,

of No. 1029 ^{1st} Avenue Street, aged 31 years,
occupation Keeps an Oyster Saloon being duly sworn

deposes and says, that the premises No. 1029 ^{1st} Avenue Street, 19 Ward
in the City and County aforesaid the said being a five story brick tenement
house the ground or ^{1st} floor
and which was occupied by deponent as a n. Oyster Saloon
and in which there was at the time a ^{man} being by name

were BURGLARIOUSLY entered by means of forcibly opening the
windows in the rear of said place

on the 25th day of February 1882 in the night time, and the
following property feloniously taken, stolen, and carried away, viz:

A quantity of Table linen, knives
and forks. Segars and wearing
apparel valued at about one hundred
dollars

\$100.00

the property of ^{Defendant}
and deponent further says, that he has great cause to believe, and does believe, that the aforesaid
BURGLARY was committed and the aforesaid property taken, stolen and carried away by
Moritz Reschel (number)

for the reasons following, to wit: deponent securely locked
the doors and closed the windows of
said premises at 1 A.M. on said
date. Deponent is informed by James
Mullane that he saw the defendant
in said place at about the time of
3 A.M. on said date that he notified Officer
Farrall of said fact that witness Mullane
and said Officer found the defendant

0146

POOR QUALITY ORIGINAL

Subsequently secreted in the cellar of said premises and that they found the window in the rear part of said premises open. Defendant therefor charges the defendant with having Burglariously entered said premises and having attempted to take away and steal said property, wherefore defendant prays that he be held to answer

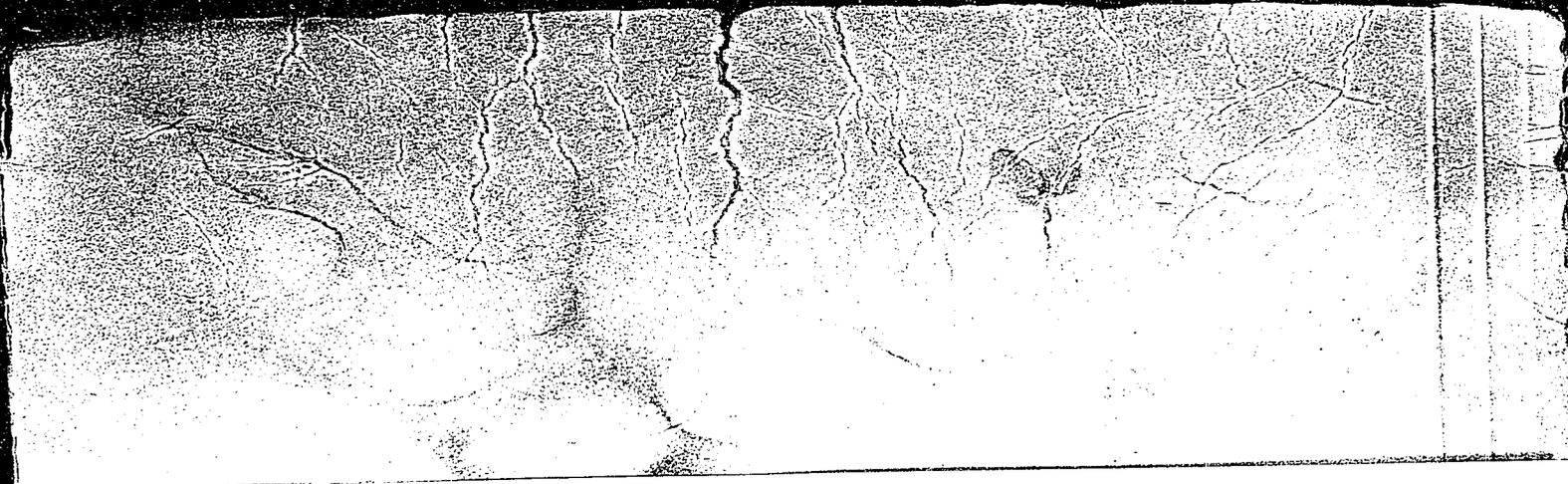
Sworn to before me this } Herman Engelmann
25th day of February 1892 }
[Signature] Police Justice

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named
guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of
Hundred Dollars and be committed to the Warden and Keeper of the City Prison
of the City of New York, until he give such bail.
Dated 188
I have admitted the above named
to bail to answer by the undertaking hereto annexed.
Dated 188
There being no sufficient cause to believe the within named
guilty of the offence within mentioned, I order he to be discharged.
Dated 188
Police Justice.

Police Court, District, Offence—BURGLARY.
THE PEOPLE, &c.,
on the complaint of
vs.
1
2
3
4
Date 188
Magistrate.
Officer.
Clerk.
Witnesses.
No. Street.
No. Street.
No. Street.
to answer General Sessions.

POOR QUALITY ORIGINAL

0147



CITY AND COUNTY }
OF NEW YORK, } ss.

aged 42 years, occupation Private Watchman of No. 1027
7th avenue Street, being duly sworn, deposes and

says, that he has heard read the foregoing affidavit of Herman Engelmann
and that the facts stated therein on information of deponent are true of deponent's own
knowledge.

Sworn to before me, this 25th day of February 1890 } J. Lee Wallace

[Signature]
Police Justice.



0148

POOR QUALITY ORIGINAL

Sec. 198-200.

District Police Court.

CITY AND COUNTY OF NEW YORK, ss.

Monty Reichert being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. Monty Reichert

Question. How old are you?

Answer. 20 years

Question. Where were you born?

Answer. Russia

Question. Where do you live, and how long have you resided there?

Answer. No home.

Question. What is your business or profession?

Answer. Locksmith

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. I am not guilty
Monty Reichert.

Taken before me this 27th day of February 1897
Police Justice.

Monty Reichert -
Worked 2 years for Comblinment
Was out of Comblinment
Insubordinate arrested -
Came there to see Dept. Eng.
It was one school & I was called
Was on my way to school

POOR QUALITY ORIGINAL

0149

BAILLED,

No. 1, by _____
Residence _____ Street _____

No. 2, by _____
Residence _____ Street _____

No. 3, by _____
Residence _____ Street _____

No. 4, by _____
Residence _____ Street _____

Police Court... District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

William Chapman
1029th St
Ward 3
Rochester

Offense Burglary

Dated February 25th 1892

Hopkin Magistrate.

Farnell Officer.

23 Precinct.

Witnesses

John Mulvan

No. 1029 Street 1st Ave

Call the office

No. _____ Street _____

No. 570 Street _____

\$ _____ to Justice



Call the office

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named _____

Defendant

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of Five Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, February 25th 1892 _____ Police Justice.

I have admitted the above-named _____ to bail to answer by the undertaking hereto annexed.

Dated, _____ 189 _____ Police Justice.

There being no sufficient cause to believe the within named _____ guilty of the offense within mentioned, I order h to be discharged.

Dated, _____ 189 _____ Police Justice.

0150

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace
OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK

against

Moritz Reichel

The Grand Jury of the City and County of New York, by this indictment, accuse

Moritz Reichel

of the CRIME OF BURGLARY IN THE THIRD DEGREE, committed as follows:

The said

Moritz Reichel

late of the *19th* Ward of the City of New York, in the County of New York aforesaid, on the
25th day of *February* in the year of our Lord one
thousand eight hundred and ninety-*two* in the *night*-time of the same day, at the
Ward, City and County aforesaid, a certain building there situate, to wit, the *saloon* of
one *Herman Engelmann*

there situate, feloniously and burglariously did break into and enter, with intent to commit some
crime therein, to wit: with intent the goods, chattels and personal property of the said *Herman*
Engelmann in the said *saloon*
then and there being, then and there feloniously and burglariously to steal, take and carry away,
against the form of the statute in such case made and provided, and against the peace of the
People of the State of New York and their dignity.

De Lancey Nicoll,
District Attorney

POOR QUALITY ORIGINAL

0151

SECOND COUNT—

And the Grand Jury aforesaid, by this indictment, further accuse the said

Morty Reichel

of the CRIME OF

LARCENY

committed as follows:

The said

late of the Ward, City and County aforesaid, afterwards, to wit: on the day and in the year aforesaid,
at the Ward, City and County aforesaid, in the time of said day, with force and arms,

of the goods, chattels and personal property of one

in the

of the said

there situate, then and there being found, in the aforesaid, then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

0152

BOX:

473

FOLDER:

4333

DESCRIPTION:

Roberts, William H.

DATE:

03/16/92



4333

0154

POOR QUALITY ORIGINAL

(1865)

Police Court—2 District.

Affidavit—Larceny.

City and County }
of New York, } ss.

William Hazlet

of No. 148 Bleecker Street, aged 38 years,

occupation making patent horse feed being duly sworn,

deposes and says, that on the 1 day of March 1892 at the City of New

York, in the County of New York, was feloniously taken, stolen and carried away from the possession

and person of deponent, in the night time, the following property, viz:

Good and lawful money of the
United States amounting to
Forty three Dollars (\$43⁰⁰)

the property of Deponent

and that this deponent has a probable cause to suspect, and does suspect, that the said property was feloniously taken, stolen and carried away by William H. Roberts (now here)

for the reasons following to wit: about the hour of 10 o'clock P.M. on said date deponent went into the Liquor store at 200 204 Thompson Street where defendant is employed as bartender, and he deponent had said amount of money in the hip pocket of the pants that he then wore deponent drank three glasses of whiskey and suddenly became stupified he was aroused by feeling somebody searching his pockets, deponent recognized the bartender as the person who was searching his pockets, and he deponent was then ordered out of said place, deponent went home

of
Subscribed before me, this
1892
Justice

POOR QUALITY ORIGINAL

0155

home and went to bed and when he
arose in the morning following he
found that the hip pocket of his pants was
turned inside out and the money
was missing - Depoent therefore charges
defendant with larceny and fully
identified him as the person who had
searched his pockets and ordered him out
of said store
Jas Hazlett

Sworn to before me
this 8th day of March 1892

[Signature]
Police Justice

0156

POOR QUALITY ORIGINAL

(1895)

Sec. 198-200.

2 District Police Court

CITY AND COUNTY OF NEW YORK, ss.

William H. Roberts

being duly examined before the undersigned according to law, on the annexed charge, and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. William H. Roberts

Question. How old are you?

Answer. 49 years

Question. Where were you born?

Answer. N. Y.

Question. Where do you live and how long have you resided there?

Answer. 204 Thompson St. - 2 years

Question. What is your business or profession?

Answer. Bar tender

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. I am not guilty. Th

Complainant came in drunk with a woman and he went in a back room and got noisy and I put him out and he did not come back until a week after. Wm. H. Roberts

Taken before me this day of March 1892 Police Justice.

POOR QUALITY ORIGINAL

0157

BAILED,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court-7² District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

William H. Robert

1180 Broadway

Wm H. Robert

1

2

3

4

Offence

vacancy from prison

Dated

March 9

1892

Shiver

Magistrate.

Wm O'Hara

Officer.

Witnesses

Joyce Smith

No.

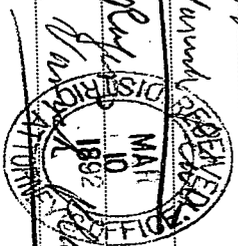
Wm S. March

Street.

No.

Wm H. Robert

Street.



No.

500

to answer

G. J.

500 & March 9-1892-2 PM

Con

New York

It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named

William H. Robert

guilty thereof, I order that he be held to answer the same and he be admitted to bail in the sum of Five Hundred Dollars, 500 and be committed to the Warden and Keeper of the City Prison, of the City of New York, until he give such bail.

Dated March 9 1892 Police Justice.

I have admitted the above-named to bail to answer by the undertaking hereto annexed.

Dated 18 Police Justice.

There being no sufficient cause to believe the within named guilty of the offence within mentioned. I order h to be discharged.

Dated 18 Police Justice.

0158

POOR QUALITY ORIGINAL

CITY AND COUNTY OF NEW YORK, ss.

POLICE COURT, 1 DISTRICT.

Henry C. Bischoff of No. 6th Avenue, New York, aged 36 years, occupation Police Officer, being duly sworn deposes and says, that on the 10th day of March 1889 at the City of New York, in the County of New York, he arrested

Jessie Gallagher and Joe Brown (now John) charged with larceny from the person and the complaint of John Reuter and deponent has good reasons to believe said Reuter will not appear at the Court of General Sessions to prosecute said defendants and he asks that he be committed to the House of Detention.

Henry C. Bischoff

Sworn before me, this 10th day of March 1889, at New York, Police Justice.

0159

POOR QUALITY ORIGINAL

COURT OF GENERAL SESSIONS OF THE PEACE OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK, against

William N. Roberts

THE GRAND JURY OF THE CITY AND COUNTY OF NEW YORK, by this indictment, accuse William N. Roberts of the CRIME OF GRAND LARCENY IN THE first DEGREE, committed as follows:

The said William N. Roberts

late of the City of New York in the County of New York aforesaid, on the first day of March in the year of our Lord one thousand eight hundred and ninety-two at the City and County aforesaid, with force and arms, in the night-time of said day, divers promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as United States Treasury Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of forty-three dollars; divers other promissory notes for the payment of money, being then and there due and unsatisfied (and of the kind known as Bank Notes), of a number and denomination to the Grand Jury aforesaid unknown, for the payment of and of the value of forty-three dollars; divers United States Silver Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of forty-three dollars; divers United States Gold Certificates, of a number and denomination to the Grand Jury aforesaid unknown, of the value of forty-three dollars; divers coins of a number, kind and denomination to the Grand Jury aforesaid unknown, of the value of forty-three dollars,

\$43.00

of the goods, chattels and personal property of one William Hazlet, on the person of the said William Hazlet, then and there being found, from the person of the said William Hazlet then and there feloniously did steal, take and carry away, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL, District Attorney.

0160

BOX:

473

FOLDER:

4333

DESCRIPTION:

Rogers, Annie

DATE:

03/08/92



4333

0161

POOR QUALITY ORIGINAL

Witnesses:
 John W. DeLong
 Off - Dudley 21 P.
 Nathan - DeLong & Carley - 21 P.
 Mr. Hodges
 See DeLong on
 Ward. A

Counsel,
 Filed
 Pleads,
 day of March 189
 189

THE PEOPLE
 vs.
 Amin Rogers
 ATTEMPTING SUICIDE.
 (Section 174, Penal Code.)
 DE LANCEY NICOLL,
 District Attorney.

A TRUE BILL.
 Foreman.
 Sheriff
 Sheriff
 Sheriff

0162

POOR QUALITY ORIGINAL

CITY AND COUNTY } ss.
OF NEW YORK, }

POLICE COURT, 4 DISTRICT.

Yester M. Dealing

of No. 21 Precinct Street, aged 29 years,

occupation Doorman being duly sworn deposes and says

that on the 23 day of February 1892

at the City of New York, in the County of New York, Annie Rogers

(nowhere) did while confined in the 21st Precinct Station House for Intoxication, attempt to commit suicide under the following circumstances to wit: that at about the hour of 2³⁰ AM on said date deponent was informed by Deborah L. Carley Matron of said Station House that there was trouble in the cell of said Annie. Deponent found the said defendant standing on a bench with a cloth Belt around her neck and the

of _____
Suborn to depose me, this _____
188 _____
day _____
Police Justice.

0153

POOR QUALITY ORIGINAL

Belt attached to a bar in the cell door-deponant had to cut said belt to release said defendant from the position in which deponant found her. Deponant therefore accuses said defendant with having unlawfully and unlawfully attempted to commit ^{Violation Section} ~~suicide~~ ^{Prison Code} ~~suicide~~ before ~~me~~ ^{me} on the 4th day of March 1892

John M. Darling
Police Justice

Police Court, District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF
vs.
AFFIDAVIT.

Dated 188

Magistrate.

Officer.

Witness,

Disposition,

0164

POOR QUALITY ORIGINAL

Sec. 198-200.

 District Police Court.

CITY AND COUNTY }
OF NEW YORK, } ss.

Amis Rogers being duly examined before the undersigned according to law, on the annexed charge; and being informed that it is his right to make a statement in relation to the charge against him; that the statement is designed to enable him if he see fit to answer the charge and explain the facts alleged against him that he is at liberty to waive making a statement, and that his waiver cannot be used against him on the trial.

Question. What is your name?

Answer. Amis Rogers

Question. How old are you?

Answer. 29 Years

Question. Where were you born?

Answer. Wis.

Question. Where do you live, and how long have you resided there?

Answer. 519 3rd Avenue.

Question. What is your business or profession?

Answer. Book

Question. Give any explanation you may think proper of the circumstances appearing in the testimony against you, and state any facts which you think will tend to your exculpation?

Answer. I am not guilty

Amis Rogers
Made

Taken before me this _____ day of _____ 188____
Amis Rogers
Police Justice.

0165

POOR QUALITY ORIGINAL

CITY AND COUNTY } ss.
OF NEW YORK,

POLICE COURT, 1 DISTRICT.

William H. Dudley
of No. 21 Precinct Police Street, aged 3 years,
occupation Police Officer being duly sworn deposes and says
that on the 23 day of February 1892

at the City of New York, in the County of New York, harassment
Annis Rogers for being interested
and deponent is informed that while
said Annis was confined in the 21st Precinct
station house that she attempted to
commit suicide by hanging herself
to the cell door with a cloth belt
Deponent asks that said Annis may
be committed to enable him to produce
the proper evidence in Court

William H. Dudley

Sworn to before me this 23 day of February 1892
of William H. Dudley
Police Justice.

0166

POOR QUALITY ORIGINAL

266
Police Court, L District.

THE PEOPLE, &c.,
ON THE COMPLAINT OF

vs.
Annie Rogers

AFFIDAVIT.

William H. Lumsden

Dated March 2 1892

Rogers Magistrate.

Sully Officer.
21

Witness, _____

Disposition, _____

1000 Ex March 4-9am

POOR QUALITY ORIGINAL

BAILID,

No. 1, by

Residence

No. 2, by

Residence

No. 3, by

Residence

No. 4, by

Residence

Police Court... District.

THE PEOPLE, &c.,

ON THE COMPLAINT OF

John M. Reading

Amos Rogers

Offense *Attempt to Swear*

Dated,

March 4 189 *2*

Residence

No. 3, by

Residence

No. 4, by

Residence

Witnesses

No. 21st Precinct

Abraham J. Smith

John J. Brown

No. *250* to answer



It appearing to me by the within depositions and statements that the crime therein mentioned has been committed, and that there is sufficient cause to believe the within named *Defendant*

guilty thereof, I order that he be held to answer the same, and he be admitted to bail in the sum of *Five* Hundred Dollars, and be committed to the Warden and Keeper of the City Prison of the City of New York, until he give such bail.

Dated, *March 4* 189 *2* *John Ryan* Police Justice.

I have admitted the above-named to bail to answer by the undertaking hereto annexed.

Dated, 189 Police Justice.

There being no sufficient cause to believe the within named guilty of the offense within mentioned, I order h to be discharged.

Dated, 189 Police Justice.

268

0167

0158

POOR QUALITY ORIGINAL

People - Arrive Roggen	} Attempted suicide
------------------------------	------------------------

In the above case Mr. Weber's
 train dispatcher agreed to put
 the drift in custody of a
 conductor going through to
 Syracuse today, if Mr.
 Webster will take his old
 train.

R. J. H. [unclear]

0169

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

for the City and County of New York

The People & C.

vs Asst

Annie Rogers

Defendant

R. J. Moore
Deputy Attorney
63. Pine Row
N. Y. City, N. Y.

Court of General Sessions of the Peace
in & for the City & County of New York.

The People &c
vs
Annie Rogers.

Attempted Suicide.

City & County of New York, s.s.:

Annie Rogers, being duly sworn deposes & says; that she is the Defendant, in the above entitled cause; and that since the first of July 1891 she deponent has been so ill, that she has been continuously confined in the Hospital with the exception of between five & six weeks ^{at any} of the time since the arrest herein.

Deponent says, that she is now very ill & suffering from continuous emaciation, which, so to speak, has, that it is with the utmost difficulty that she can sit up, or move about; and that she is informed by the physician at the Hospital that she must have rest & quiet such as she cannot secure in prison; though the motions are most kind & considerate.

Deponent says that at the time when she is charged with having committed the crime herein alleged, she was suffering from the effects of liquor, and had been arrested for intoxication, having taken three drinks of liquor while very sick, and destitute, said liquor having been given her by a gentleman with the best of motives, thinking

it would do her good in her feeble condition,
& that not being accustomed to the use of liquor
it produced her illness & she was unable to return
to the station house, & that while in said station
house deponent asked for a drink of water,
which was not given her, & that shortly after
asking for said drink the deponent became so
crazed ^{and} bewildered as to know nothing of what
she did, and that she has no knowledge or
recollection of having attempted her life. Depon-
ent further says that she has been advised by
physicians that she can not live long, owing
to her condition caused by an injury to her
side some time ago. That she has relatives in
Syracuse this State who are willing & have offered
to take care of & provide for her, & that if she is
permitted so to do, she will at once go thence.

Deponent further says that she was never
drunk or intoxicated save & except as herein
set forth.

Given to before me
this 10 day of March
1892.

Annie ^{born} Rogers
_{mark}

Dewey Wergbach
Notary Public
Or. Co. Mo.

0172

POOR QUALITY ORIGINAL

Court of General Sessions of the Peace

OF THE CITY AND COUNTY OF NEW YORK.

THE PEOPLE OF THE STATE OF NEW YORK
against
Amie Rogers

The Grand Jury of the City and County of New York, by this indictment accuse

Amie Rogers

of the CRIME OF ATTEMPTING SUICIDE, committed as follows :

The said Amie Rogers,

late of the City of New York, in the County of New York aforesaid, on the twenty-third day of February, in the year of our Lord one thousand eight hundred and ninety-two, at the City and County aforesaid, with intent to take her own life,

a certain piece of cloth about her neck
then and there negligently and feloniously
did fix and fasten, and then made with
the piece of cloth aforesaid did then
and there negligently and feloniously
press and compress;

the same being an act dangerous to human life, against the form of the statute in such case made and provided, and against the peace of the People of the State of New York and their dignity.

DE LANCEY NICOLL,
District Attorney.